# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

## **SCHEDULE 14C INFORMATION**

# Information Statement Pursuant to Section 14(c) of the Securities Exchange Act of 1934

Checl	k the ap	opropriate box:				
[X]	Preliminary Information Statement					
[_]	Confidential, for use of the Commission only (as permitted by Rule 14c-5(d)(2)  Definitive Information Statement					
		SOFTWALL EQUIPMENT CORP (Name of Registrant as Specified In Its Charter)				
Paym	ent of F	Tiling Fee (Check the appropriate box):				
[X]	] No fee required					
	Fee computed on table below per Exchange Act Rules 14c-5(g) and 0-11.					
	(1)	Title of each class of securities to which transaction applies:				
	(2)	Aggregate number of securities to which transaction applies:				
	(3)	PerPer unitPer unit price orPer unit price or other underlying value of transaction comput ExchangeExchange Act Rule 0-11 (Set forth the Exchange Act Rule 0-11 (Set forth the calculated and state how it was determined):				
	(4)	Proposed maximum aggregate value of transaction:				

**Total fee paid:** 

**(5)** 

[_]	Fee paid previously with preliminary materials.						
	identi	CheckCheck boxCheck box if any part of the fee isCheck box if any part of the fee is offset as provided by identifyidentify the filing for which the offsetting fee was paid previousidentify the filing for which the filing by registration statement number, or the Form or Schedule and the date of its filing.					
	(1)	Amount Previously Paid: Not Applicable					
	(2)	Form, Schedule or Registration Statement No.: Not Applicable					
	(3)	Filing Party: Not Applicable					
	(4)	Date Filed: Not Applicable					

## SOFTWALL EQUIPMENT CORPORATION

11602 Colchester Drive Sandy, Utah 84092

#### NOTICE OF SPECIAL MEETING OF THE SHAREHOLDERS

WE ARE NOT ASKING YOU FOR YOUR VOTE AND YOU ARE NOT REQUESTED TO SEND THE COMPANY A PROXY.

## Purpose of Information

ThisThis Information Statement, which is being mailed on or aboutThis Information Statement, which is holdersholders of shares of the Common Stock, par value \$.001 per share (the "Coholders of shares of the SoftwallSoftwall EquipmentSoftwall Equipment Corporation, a Utah Corporation (the "Coconnectionconnection with the calling of a specialconnection with the call

Because shareholders holding a majorityBecause shareholders holding a majority ofBecause shareholders proxies are not being solicited in this matter.

## Date, time and Place of Meeting.

A special meeting A special meeting of the shareholders of the Company will A special meeting of the shareholders of the Company will A special meeting of the shareholders of Signature at the law office of Cletha Walstrand, which is located at 8:30 a.m. at the Lake City, Utah 84111, and the phone number at that address is (801) 363-0890.

## No Dissenter's Rights of Appraisal.

The Company's shareholders do not have dissenter's The Company's shareholders do not have dissenter's any of the matters to be voted on by the shareholders at the special meeting.

## Voting Securities and Principal Holders Thereof; Interest of Certain Person in Matters to be Acted Upon

#### 1. Share information.

As of As of the record date, November 17, 2001, there were As of the record date, November 17, 2001, the stockstock that the shareholders will be entitled to vote on. Each outstanding sharestock that the shareholders will entitled to one vote.

The The following tabThe following table seThe following table sets forth certain information with re Company Company to own beneficially more than five Company to own beneficially more than five percent (Co of of the record date, and persons of the record date, and persons who have served and/or are still of the record date, a since since the beginning of the last fiscal year, and since the beginning of the last fiscal year, and the directors and since the beginning of the last fiscal year.

Title of Class Common	Name and Address of  Beneficial Owner  Randall Peterson	Position with Company Pres./Dir.	Amount and Nature of Beneficial Ownership 12,401,260	Percent of Class 87.66				
Common	Roger Brockbank	VP/Dir.	519,000	.0036				
Common	Sally Peterson (1)	Tres./Dir.	12,401,260	87.66				
(1) Includes shares owned by husband Randall Peterson.								
Manaş	gement as a group (three)		12,920,260	91.33				

## 2. Changes in Control.

The The Company has entered into an agreement for tThe Company has entered into an agreement for tU.S.U.S. Technical ConsultantsU.S. Technical Consultants Incorporated. As a result of the transaction, U.S. Technical wholly-owned subsidiary of Softwall. Prior to the acquisition Softwall willeffect a 10 split.split. Pursuant to the transaction and after the stock split,split. Pursuant to the transaction and after the st bebe issued six million shares of be issued six million shares of Softwabe issued six million shares of Softwall. Following closing of the acquisition, Softwall wilshareholders of Softwall 8,653,750 shares issued and outstanding. In connection with 8,653,750 shares issued and outstanding change its name to U.S. Technical Group, Inc. and obtain a new trading symbol.

U.SU.S Technical was U.S Technical was founded in 1994 and is an aircraft-engineering U.S Technical was forfor transport category aircraft and executive for transport category aircraft and executive jets. for transport category in Dallas, Atlanta and Seattle and employs approximately in Dallas, Atlanta and Seattle and employs approximate and and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering the Boeing 727, 737, 747, and engineering services to transport aviation on aircraft such as the Boeing 727, 737, 747, and engineering 827, 737, 747, and engineering 827, 737, 747, and engineering 827, 737, 747, and engineeri

InIn connection with the acquisition, William E. Thomas will be appoin connection with the acquisit Directors Directors to fill Directors to fill a vacancy. Mr. Thomas has Directors to fill a vacancy. Mr. Thomas has sp toto the late 1950s. He founded United Aviation Resources in February of 1994to the late 1950s. He fu.S.U.S. Technical Consultants IncoU.S. Technical Consultants Incorporatus. Technical Consultants Incorporatus Prior Trior to U.S. Prior to U.S. Technical, Mr. Thomas worked for 12 years at Elsinore Prior to U.S. Technical, Mr. and then President/COO. Elsinore Aerospace was engaged the airlineairline terminal services. Prior to Elsinore Aerospace Corp. Corp. for 8 years as Vice President of Sales and Vice Provided aviation and airline services asprovided aviation and airline services as well aircraft maintenance.prov Mr.Mr. Thomas was employed by the Nordskog Company, Zero Mfg. and International FlightMr. Thomas was enangement positions at these companies including and held multiple management positions, sales and administration.

## Matters to be Voted On

Shareholders will vote on the following matters:

1.1. Reverse1. Reverse Split. During the second week of February the Company's During the second we atat \$.09 with little or no volume. Based upon current market condat \$.09 with little or no volume. Based requirements, requirements, and brokerage firm interest inrequirements, and brokerage itit is in the Company sit is in the Company s best interest to reorganize its capital structureit is in the Company as reverse split. The Board is seeking authority form thea reverse split.

Fractional Fractional shares will be roundedFractional shares will be rounded up toFractional shares will be belowbelow one hundred shares and no certificate less than onbelow one hundred shares and

## 2. Change in the Name of the Company.

The The shareholders will vote to give the Board The shareholders will vote to give the Board of Directors at Company to U.S Technical Group, Inc., or such other name as may be available.

## 3. Any Other Matters.

Though Though managementThough management does not currently anticipate any presented for shareholder approval.

# **Vote Required for Approval**

Approval of the proposed above action requires a majority vote of the shareholders of Approval of asas of the Reas of the Record Date. Because shareholders holding a majority of the shares are in favor of as a proposed actions, proxies are not being solicited in this matter.

By Order of the Directors			
/s/ Randall Peterson			
5 151			
Dated February , 2002			

THIS INFORMATION STATEMENT IS PROVIDED TO YOU FOR INFORMATION PURPOSES ONLY. NO ACTION ON YOUR PART IS SOUGHT OR REQUIRED.